STATE OF ALASKA DEPARTMENT OF NATURAL RESOURCES ANCHORAGE RECORDER'S OFFICE 550 W 7TH AVE SUITE 1200 ANCHORAGE AK 99501-3564 (907) 269-8899

10/24/2012

REC DATE RECEIPT NUMBER 3558791

:

RECEIPT DESCRIPTION RECORDERS OFFICE FEE

BANK CD/CK NUMBER:

8996 RECORDING RECEIPT AMOUNT: \$6.75

. .

YEAR:

SERIAL NUMBER INFORMATION

BEGINNING NUMBER :

ENDING NUMBER :

RECORDING FEES COPY FEES PLAT FEES PLAT COPY FEES NON REFUNDABLE OTHER FEES

FILING FEES : \$6.75 CONFORMED COPY FEES CERTIFICATION FEES OVER SIX NAMES FEES COPY SEARCH FEES

INFORMATION SEARCH FEES :

NON STANDARD DOCUMENT: MYLAR COPY FEES :

REMITTER: GRECHEN SCHMIDT

1200 6TH AVE SUITE 900 ORC158 SEATTLE WA 98101

COMMENTS: RPA

RECEIPT - DO NOT PAY

TO VIEW RECORDING INFORMATION ON THE INTERNET - PLEASE VISIT OUR WEB SITE AT: WWW.RECORDER.ALASKA.GOV

NOTE: ORIGINAL RECORDED DOCUMENTS WILL BE RETURNED FROM MICROFILMING IN 4-6 WEEKS.

ANCHORAGE DISTRICT RECORDER 550 W 7TH AVE STE 1200 ANCHORAGE, AK 99501 907-269-8875 907-269-8876

ANCHORAGE DISTRICT RECORDER 0017340000252752101500

Date: 10/24/2012 09:49:37 AM

CREDIT CARD SALE

CARD NUMBER: ********8996 K

TRAN AMOUNT: \$6.75
APPROVAL CD: 081850
RECORD #: 001
CLERK ID: NROCRPA
CUST CODE: 8996
SALES TAX: \$0.00
INVOICE #: 3558791

Thank you!

Customer Copy

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	A Deed of Reconveyance	
	A Deed of Reconveyance	
	(CORPORATION)	ta san igns
	Book	() () () () () () () () ()
	(CORPORATION) BOOK 3 PAC	E STATE
	WHEREAS, the indebtedness secured to be paid by the deed of trust executed by Anchorage Recording	or Dieber
		a mistuck.
	STEFANIJA ULRICH, sometimes s/k/a Mrs. R.E. Anderson and as	Company of the second
	Cora Anderson and as Cora Smith, a widow	
	그들이 잃어지다는 여자는 교육에 있는 사람들이 하지 않아 살아왔다는 아래들이 되었다. 지난 생활하는 사람들이 모든데 보고 하는 아이를 받았다. 그리다 아이를 다	
	- 140kg 등 등 전 한번에 맞춰 마이트 (1000) 전 보면 보고 이번 수 있어 보고 있다. 보고 하는 사람들은 사람들이 되어 있다. 그는 것은 것은 사람들이 되었다. 사람들이 다음	" The
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	그렇게 많은 어느 아이들의 그림을 하는 것이 있는 것이 아이를 가고 있다면 하는 것이 없는 것이 없는 것이 되었다. 사람들은 사람들이 사람들이 어느 아이들의 사람들이 되었다면 하는 것이 없는 것이다.	
	는 하는 사람들은 사람들이 가는 경험을 하는 것을 하는 것이 되었다. 그렇게 되었다는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은	And what your way
	TITLE INSURANCE & TRUST COMPANY OF ALASKA	
	. D. L.	

TITLE INSURANCE & TRUST COMPANY OF	T. A CIVA
THE LINDINGS OF LITTER CONTRACTOR OF THE PARTY OF THE PAR	a corporation,
as Trustee, dated November 10, 1959and recorded on I	Nov. 30, 1959, in the United States Commissioner's
Office of the Anchorage Recording Precinct	Third Judicial Division, State of Alaska, in February 23, 1960, In Book 323 at page 33
book 316 of Mortgages	at page 219 / has been fully maid
NOW, THEREFORE, in consideration of payment of said	indebtedness
TITLE INSURANCE & TRUST COMPANY OF A	
as Trustee, does hereby GRANT, BARGAIN, SELL and C	CONVEY unto Trustors, without warranty, all the estate
and interest derived to the said Trustee, under said deed Anchorage Recording Precinct Third I	Division, State of Alaska, more particularly described as
follows:	
Los Seven, Eight and Nine (7, 8 & 9) in subdivision of Lot One (1) in E Addition to the Townsite of And	Lock Twenty-six (20) or the East
also known as	702089
to the Townsite of Anchorage, a	ty-six "A" (26-A), EAST ADDITION according to Plat 64-100 nements, hereditaments and appurtenances thereunto
belonging, or in anywise appertaining, unto	the said Grantee and to
heirs and assigns forever.	TRANCAMERICA TITLE INSURANCE COMPANY
Dated: June 29, 1971	By formerly TITLE INSURANCE AND TRUST Trustee
	ByXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
STATE OF ALASKA Anch Recording Frecinct. 3rd Judicial Division } State of Alaska	By Secretary
on June 29, 1971 before me, Bettie Schultz	RECORDING DATA
a Notery Public in and for the State of Alaska, personally appeared.	7/-018834
known to me to be the XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	3.25
MANN A TWIN THE WASSISTANT Secretary of the corporation that we within instrument, and known to me to be the regions who credited the within instrument on behalf of the corporation therefore in the second and acknowledged to me that such opening the technical the second pursuant to its by-laws or a resolution	RECORDED-ELEED ANCHORAGE REC. DISTRICT
corporation executed the same pursuant to its by-laws or a resolution of its points of directors.	Jul 7 3 49 PH 71
(S)DAL). Notary Public	REQUESTED BY
My Compiles for Strick	ADDRESS WLASKA DITLE GUARANTY COMPANY
Return to British TO Anchorage British	
Address: Pount 7012	
Anchorage, Alaska 99501.	

Deed of Trust

514-10137

THIS DEED OF TRUST, made this

, 19 79

. between

THE FOURTH AVENUE GAMBELL, an Alaska Limited Partnership whose address is: 319 Gambell, Anchorage, Alaska 99501 whose address is: 319 Gambell, As and SAFECO TITLE AGENCY, INC. and.

day of

, herein called TRUSTOR.

herein

called TRUSTEE; and

Corp. NORTHERN COMMERCIAL COMPANY, , a Delaware whose addres is: P.O. Box 3562, Seattle, Washington 98124 , herein called BENEFICIARY

WITNESSETH:

That Trustor GRANTS, BARGAINS, SELLS AND CONVEYS TO TRUSTEE IN TRUST WITH POWER OF SALE, that property in the Anchorage Recording District. State of Alacks Associated

PARCEL 1: Lot Eight "A" (8-A), Block Twenty-six WAW (26-A), EAST ADDITION TO THE TOWNSITE OF ANCHORAGE, according to the official plat thereof, filed under Plat No. 64-100, records of the Anchorage Recording District, Third Judicial District, State of Alaska.

PARCEL 2: Lots Ten (10); Eleven (11) and Twelve (12), Block Twenty-six "A" (26-A), EAST ADDITION TO THE TOWNSITE OF ANCHORAGE, according to the official plat thereof. filed under Plat No. C-18, records of the Anchorage Recording District, Third Judicial District, State of Alaska.

TOGETHER with the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and the rents, issues and profits thereof, SUBJECT, HOWEVER, to the right, power and sutherity hereinafter given to and conferred upon Beneficiary to collect and apply such rents, issues and profits. To have and to hold the same, with the appurtenances, unto Trustee.

Trustor shall be entitled to possession of the above described premises from and after the date of execution of this Trust Deed, and for so long as all payments on the promissory note herein referred to are currently paid and all promises, conditions and covenants of the Trustor herein are faithfully kept and performed.

FOR THE PURPOSE OF SECURING: 1. Performance of each agreement of Trustor herein contained. 2. Payment of the indebtedness evidenced by one promissory note of even date, herewith, in the principal sum of --THREE HUNDRED SEVENTY-FIVE THOUSAND AND NO/100--

(\$375,000.00) DOLLARS, payable to Beneficiary or order, the terms and duration of which are incorporated herein by reference. 3.

A. To Protect the Secarity of this Deed of Trust, Trustor Agrees:

1. To keep said property in good condition and repair, not to remove or demolish any building thereon; to complete or restore promptly and in good and workmanlike manner any building which may be constructed, damaged or destroyed thereon and to pay when due all claims for labor performed and materials furnished therefor; for comply with all laws effecting said property or requiring any alterations or improvements to be made thereon; not to commat or permit waste thereof; not to commit, saffer or permit any act upon said property in violation of issu; to maintain in an orderly manner, paint, repair, keep free from freezing, and on all other acts which from the character or use of said property may be reasonably necessary, the specific enumerations herein not excluding the general.

2. To provide, maintain and deliver to Beneficiary fire insurance satisfactory to and with loss payable to Beneficiary in an amount at least equal to the balance owing at all times under this Deed of Trust.

The amount collected under any fire or other inaurance policy may be applied by Beneficiary upon any indebtedness secured hereby and in such order as Beneficiary may determine, or st option of Beneficiary the entire amount so collected or any part thereof may be released to Trustor. Such application or release shall not cure or waive any default or notice of default hereunder or invalulate any act some pursuant to such notice.

3. To appear in and defend any action or proceeding purporting to affect the security kereof or the nights of powers of Beneficiary or Trustor; and to pay all costs and expenses, including cost of evidence of little and attorney's fee in a reasonable sum, in any such sction or proceeding in which Beneficiary or Trustee my appear, and in any proceeding brought by Beneficiary to foreclose this Beed.

4. To pay: at least ten days before deliaquency all taxes and assessments effecting said property; when due, all encumbrances, charges and hems, with interest, on said property or any part thereof, which appear to be prior or superior hereto; all costs, icea and expenses of this Trust.

5. To pay immediately and without demand all sums expended by Beneficiary or Trustee pursuant to the provisions hereof, with interest from date of expenditure at living.

6. Should Trustor fail to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without obligation so to do and without notice to or demand upon Trustor, and without releasing Trustor from any obligation hereof, may: make or do the same in such manner and to such extent as either may deem accessary to protect the security hereof. Beneficiary or Trustee being authorized to enter upon said property for such parpoase; appear in and defend any action or proceeding purporting to affect the security hereof or powers of Beneficiary or Trustee; pay, purchase, contest or compromise any encumbrance, charge or lien which in the judgment of either appears to be prior or superior hereto; and, in exercising any such powers, pay necessary expenses, employ counsel and pay his reasonable fees.

1. Any award or damages in connection with any condemnation for public use of or injury to said property or any very

B. It is manally agreed that:

1. Any award or damages in connection with any condemnation for public use of or injury to said property or any part thereof, is hereby assigned and shull be paid to Beneficiary who may apply or release such moneys received by him in the same manner and with the same effect as above provided for disposition of proceeds of fire or other insurance.

2. By accepting payment of any sum secured hereby after its due date, Heneficiary does not wrive his right either to require prompt payment when due of all other sums so secured or to declare default for failure so to pay.

3. At any time or from time to time, without liability therefor and without notice, upon written request of Beneficiary and presentation of this Deed and said Note for endorsement, and without affecting the personal liability of any person for payment of the indebtedness secured hereby. Trustee may: reconvey all or part of said property; consent to the making of any map or plat thereof; join in granking any easement thereon; or join in any extension agreement or any egreement subordinating the lien or charge hereof.

4. Upon written request of Beneficiary stating that all suns secured hereby have been paid, and upon surrender of this Deed and said Note to Trustee for cancellation and retention, and upon payment of its fees. Trustee shall reconvey, without warranty, the property then held hereunder. The recitals in any reconveyance executed under this Deed of Trust of any matters or facts shall econolisive proof of the truthfulness thereof. The grantee in such reconveyance may be described as "the person or persons legally entitled thereto."

5. As additional security, Trustor hereby gives to and confers

executed under this Deed of Iruts of any matters of net states in such reconveyance may be described as "the person or persons legally entitled thereto."

5. As additional security, Trustor hereby gives to and confers upon Beneficiary the right, power and authority, during the continuance of these Trusts, to collect the rents, issues and profits of said property, reserving unto Trustor the right, prior to any default. by Trustor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, to collect and relatin sach tents, issues and profits as they become due and payable. Upon any such default, Beneficiary may at any time without notice, either in person, by agent, or by a receiver to be suppointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof; in his own name sase for or otherwise collect such rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's feesupon any indebtedness secured hereby, and in such order as Beneficiary may determine. The entering upon and taking possession of said property, the collection, of such rents, issues and profits and the application thereof as aforsaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such socies.

6. Upon default by Trustor in payment of any indebtedness secured hereby or one performance of any agreement hereunder, all sums secured hereby skall immediately become due and payable at the option of the Beneficiary. In the event of default beneficiary is able execute or cause the Trustee to execute a written sociale of such default and of his election to cause to be sold the herefor each recording district wherein said real property or some part thereof is situated.

Notice of sale having been given as then required by law and not least than the tim

hereunder has been recorded two or more times previously and

..... September

the default has been cured pursuant to this paragraph, the Trustee may elect to refuse payment and proceed with the sale. Frustee may postpone sale of all or any portion of said property by public announcement at such time and place of sale, and from time to time thereafter may postpone such sale by public announcement at the time fixed by the preceding postponement. Trustee shall deliver to the purchaser its deed conveying the property so sold, but without any convenant or warranty, express or implied. The recitals in such deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, including Trustor, Trustee or Beneficiary, as hereunder defined, may purchase at such sale.

After deducting all costs, fees and expenses of Trustee and of

Trustee or Beneficiary, as hereunder defined, may purchase at such sale.

After deducting all costs, fees and expenses of Trustee and of this Trust, including cost of evidence of title and reasonable counsel fees in connection with sale. Trustee shall apply the proceeds of sale to payment of: all sums expended under the terms hereof, not then repaid with accrued interest as set forth in paragraph 5 herein; all other sums then secured hereby; and the remainder, if any, to the person or persons legally entilled thereto.

7. Nothing contained herein shall be constructed to timit the right of Beneficiary to foreclose this deed of trust by judicial action. Beneficiary shall further be entitled to bring an action upon the note secured by this Deed of Trust without attempting to foreclose this Deed of Trust either by judicial action or by exercise of the power of sale.

8. This Deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns. The term Beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary half mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary half mean the holder and owner, including pledgee, of the note secured hereby in the pledged, the pledgee thereof. In this Deed, whenever the context so requires, the masculine gender includes the feminine and/or neuter, and the singular includes the plural.

9. Trustee accepts this Trust when this Deed, duty executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other Deed of Trust or of any action or proceeding in which Trustor. Beneficiary may, from time to time, as provided by statue,

any other Deed of Irust or of any action of proceedings to trustor. Beneficiary or Trustee shall be party, unless brought by Trustee.

10. Beneficiary may, from time to time, as provided by statute, appoint another Trustee in place and stend of Trustee horein named, and thereupon the Trustee herein haved shall be discharged and Trustee so appointed shall be substituted as Trustee herein.

Trustee herein.

11. If two or more persons be designated as Trustee herein, any, or all, powers granted herein to Trustee may be exercised by any of such persons, if the other person or persons is unable for any reason, to act; any recital of such inability in any instrument executed by any of such persons shall be conclusive against Truster, his heirs and assigns.

12. In addition to the powers bestowed upon the Trustee by Statute and elsewhere in this indenture, the Trustee is hereby specifically empowered to execute and deliver an appropriate deed of reconveyance upon receiving satisfactory assurance that the note secured hereby, together with interest and any advance shown to have been made by or on behalf of the Beneficiary under the terms of the Trust Deed have been paid in full; and in this connection, the Trustee may consider advice in writing to such effect from the Trustee may consider advice in writing to such effect from the Trustee may consider advice in writing to such any agent subsequently authorized to collect the Promissory Note

any agent subsequently authorized to collect the Promissory Note as such satisfactory evidence.

The undersigned Trustor requests that a copy of any Notice of de at his address hereinbefore set forth. BENEFICIARY: NORTHERY COMMERCIAL COMPANY, a Delaward Corporation Proceedings of the company of	efault and of any Notice of Sale hereunder be mailed to him Trustor: THE FOURTH AVENUE GAMBELL, an Alaska Limited Fartnership By: Its: General Partner
STATE OF ALASEA ANCHOYAGE INCHOYAGE I contity that on the Chart Stable is and for the Attace of Abadea, perpenally especiated in the Control of the Contro	RECORDING DATA
to the within instrument spel askers who dend time. BC SHS executed the online is while if July 1 tree act and deed. (SHAL) The contestables instrument is a little of the contestable in the contestable	

Douk

STATE OF WASHINGTON) COUNTY OF KING

TRIS IS TO CERTIFY that on this with day of May 1979, before me the undersigned Notary Public, personally appeared Let Conferment Thomast Sparks, Vice First Treasurers Northern Commercial Company. a Delaware Corporation, the corporation described in the foregoing instrument, and acknowledged to that he/she signed the same on behalf of said corporation by me that he/she signed the same on behalf of said corporation by voluntary act and deed of said corporation for the uses and purposes therein mentioned. poses therein mentioned.

WITNESS my hand and official seal.

Notary Public in and for Washington My commission expires

Return to: E ": "E" Street Anchorago, Alaska 99503 Addee-6 A

Nut 58 10 83 M. 18 REQUESTED BYTE

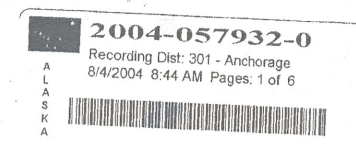
DEED OF TRUST Page Three (3)

HOGE, LEKIBCH & LAWRENCE STREET, SUITE 601 - ANCHORDER, ALASKA 95502 (867) 274-726

This instrument is being recorded by Pacific Vorthwest Title as an accommodation only. It has not been examined as to its effect, if any, on the title of the estate herein.

C04.341

John D. Sullivan, Esq. Short Cressman & Burgess PLLC 999 Third Avenue, Suite 3000 Seattle, WA 98104



(Space above this line for recorder's use only)

ASSIGNMENT OF DEED OF TRUST

FOR VALUE RECEIVED, the undersigned as Beneficiary, SC DISTRIBUTION CO., a dissolved Washington corporation, formerly known as NORTHERN COMMERCIAL COMPANY, hereby grants, conveys, assigns and transfers to SKINNER CORPORATION, a Washington corporation, whose address is 1326 Fifth Avenue, Suite 719, Seattle, Washington 98101-2684, all right, title, and beneficial interest under that certain Deed of Trust, dated May 24, 1979, executed by THE FOURTH AVENUE GAMBELL, an Alaska limited partnership, as Grantor, to SAFECO TITLE AGENCY, INC., as Trustee and recorded on May 29, 1979, in Book 405, Page 709, Records of Anchorage Recording District, Third Judicial District, Alaska, describing land therein as:

See attached Exhibit A;

Together with note or notes therein described or referred to, the money due and to become due thereon, with interest, and all rights accrued or to accrue under said Deed of Trust.

Dated: March 2, 2001.

BENEFICIARY:

SC DISTRIBUTION CO., a dissolved Washington corporation

PAUL W. SKINNER

Its: President

SC DISTRIBUTION CO., a dissolved Washington corporation

Ву;

Its: Vice President

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*

SC DISTRIBUTION CO., a dissolved Washington corporation

SC DISTRIBUTION CO., a dissolved Washington corporation

Ву;	Ву:
Its: Secretary	Its: Treasurer

SC DISTRIBUTION CO.,

a dissolved Washington corporation

By: Skinner Corporation, a Washington corporation,

its Sole Shareholder

By:4

PAUL W. SKINNER

Its: PRESIDENT

2 of 6 2004-067932-0

2

STATE OF WASHINGTON)	
)	SS:
COUNTY OF KING	1	

I certify that I know or have satisfactory evidence that sately. Kenney is the person who appeared before me, and said person acknowledged that he/she signed this instrument, on oath stated that he/she was authorized to execute this instrument and acknowledged it as the President of SC DISTRIBUTION CO., a dissolved Washington corporation, to be the free and voluntary act of such party for the uses and purposes mentioned in this instrument.

DATED: May 24, 2001.



(Use this space for notarial stamp/seal)

My Appointment expires: 10/17/03

STATE OF WASHINGTON)		
COUNTY OF KING) ss:		
I certify that I know or	have satisfac	tory evidence that	Jacob W. Skinner
is the person who appe	eared before m	e, and said person	acknowledged that he/she signed this te this instrument and acknowledged
it as the ixtreve Don't	of Skinner	Corporation, a	Washington corporation, the Sole
Shareholder of SC DISTRIB	r the uses and	purposes mention	ngton corporation, to be the free and ned in this instrument.

DATED: May 24, 2001.



(Use this space for notarial stamp/seal)

NOTARY PUBLIC in and for the State of Washington, residing at Coally
My Appointment expires: 10/17/03

EXHIBIT A

Legal Description

Lot 8A, Block 26A, EAST ADDITION TO THE TOWNSITE F ANCHORAGE, according to the official plat thereof, filed under Plat Number 64-100, Records of Anchorage Recording District, Third Judicial District, State of Alaska;

Lots 10, 11 and 12, Block 26A, EAST ADDITION TO THE TOWNSITE F ANCHORAGE, according to the official plat thereof, filed under Plat Number C-18, Records of Anchorage Recording District, Third Judicial District, State of Alaska.

2004-067932-0

CONSENT OF SHAREHOLDER IN LIEU OF SPECIAL MEETING OF NORTHERN COMMERCIAL COMPANY

The undersigned, being the sole shareholder of Norther Commercial Company (the "Corporation"), a Washington corporation, pursuant to RCW 23B.07.040, acting without a meeting, HEREBY UNANIMOUSLY ADOPT the following resolutions and HEREBY UNANIMOUSLY CONSENT to the taking of the action therein set forth.

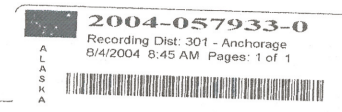
RESOLVED: That the Articles of Incorporation of the Corporation be amended to change its name to SC Distribution Co. and the Articles of Amendment to the Articles of Incorporation attached are hereby approved.

Dated this 30th day of December, 1993.

SKINNER CORPORATION

By Its 1.5EFBu.35A

6 of 6 2004-057932-0



CO4-341

Deed of Reconveyance
And
Substitution of Trustee

WHEREAS a Deed of Trust was executed on May 24, 1979 by The Fourth Avenue Gambell, an Alaska Limited Partnership, Trustor to Safeco Title Agency, Inc., Trustee, for the benefit of Northern Commercial Company, a Delaware Corporation, Beneficiary, recorded on May 29, 1979, as Instrument No. 79-024976 in Book 405 Page 0711 with the Anchorage Recording District, Third Judicial District, State of Alaska, encumbering property described as follows:

PARCEL 1: Lot Eight "A" (8-A), Block Twenty-six "A" (26-A), EAST ADDITION TO THE TOWNSITE OF ANCHORAGE, according to the official plat thereof, filed under Plat No. 64-100, records of the Anchorage Recording District, Third Judicial District, State of Alaska.

PARCEL 2: Lots Ten (10), Eleven (11) and Twelve (12), Block Twenty-six "A" (26-A), EAST ADDITION TO THE TOWNSITE OF ANCHORAGE, according to the official plat thereof, filed under Plat No. C-18, records of the Anchorage Recording District, Third Judicial District, State of Alaska.

WHEREAS, it is the desire of the Beneficiary to designate a new Trustee to administer the terms of the Deed of Trust:

NOW THEREFORE, the undersigned Substitute Trustee does hereby remise, release and reconvey, without warranty, unto the person or persons legally entitled thereto, all the estate in the premises described in said Deed of Trust.

(Beneficiary)

By:

Victoria Childs

Treasurer

State of Washington)

iss.

County of King

On July 22, 2004, before me the undersigned, a Notary Public in the State of Washington, personally appeared Victoria Childs, Treasurer, Skinner Corporation, known to be the person who executed the within instrument.

Notary Public

My Commission expires: